350 E. Las Olas Boulevard, Suite 1700	
Fort Lauderdale, Florida 33301 Telephone: (954) 763-1200	
Facsimile: (954) 766-7800	
Jan Douglas Atlas	
Email: jda@adorno.com	
Attorneys for Claimant Barbara Scherr	
UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
SECURITIES INVESTOR PROTECTION CORPORATION,	
	Adv. Pro. No. 08-01789 (BRL)
Plaintiff,	CIDA Limuidation
v.	SIPA Liquidation
	(Substantively Consolidated)
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,	
Defendant.	1
In re:	_
BERNARD L. MADOFF,	·
Debtor.	/
	

CLAIMANT'S OBJECTION TO TRUSTEE'S MOTION TO AFFIRM TRUSTEE'S DETERMINATIONS DENYING CLAIMS OF CLAIMANTS WITHOUT BLMIS ACCOUNTS IN THEIR NAMES, NAMELY, INVESTORS IN FEEDER FUNDS AND INCORPORATED MEMORANDUM OF LAW

Pursuant to this Court's April 13, 2010 order (the "Scheduling Order") (Dkt. No. 2205), Claimant Ms. Barbara Scherr ("Claimant"), through her undersigned counsel, respectfully submits this Objection to the Trustee's Motion to Affirm Trustee's Determinations Denying

Adomo & Yoss LLP

Claims of Claimants Without BLMIS Accounts in their Names, Namely, Investors in Feeder Funds, and Incorporated Memorandum of Law, and in support thereof, states as follows:

I. INTRODUCTION

Claimant filed a claim with the Trustee pursuant to the Securities Investor Protection Act, 15 U.S.C. 78aaa, et seq. ("SIPA") on or about February 24, 2009. On December 8, 2009, the Trustee issued a Notice of Trustee's Determination of Claim (the "Notice"), denying her claim pursuant to SIPA. Claimant filed an Objection to that Notice on or about January 5, 2010. On June 11, 2010, the Trustee filed a Motion to Affirm Trustee's Determinations Denying Claims of Claimants Without BLMIS Accounts in their Names, Namely, Investors in Feeder Funds (the "Motion"). The Trustee maintains that Claimant, as an investor in a "Feeder Fund," is not a "customer" as defined under SIPA, and therefore, is not entitled to protection under SIPA. The Motion is limited to claimants "whose claims emanate from their direct or indirect investments in so-called 'feeder funds' that, in turn, had accounts with and invested directly with BLMIS." (Trustee Memo. at p. 2.)

The Trustee claims that Claimant 1) is not a "customer" as defined by SIPA; and 2) has no cognizable net equity claims. However, based on the acknowledged massive fraud perpetuated by Bernard L. Madoff ("Madoff") and the magnitude of the losses suffered by the investing public as a result, we submit that the instant situation is clearly and equitably distinguishable from stereotypical SIPC cases, which generally concern bankrupt broker-dealers without the overt existence of fraud. Accordingly, we submit that Claimant should be considered a "customer" based on the legislative intent of SIPA, which is clearly to protect customers such as Claimant, who have suffered from the shortcomings and malfeasance of the securities industry; and, the general inherent equity powers of this Court.

II. BACKGROUND

Claimant placed the amount of \$500,000.00 (the "Investment") with Emerald Asset Advisors, LLC ("Emerald") which purchased with the Investment a limited partnership interest in the Rye Select Broad Market Fund, LP ("Rye Fund") under the authority of the Rye Fund's General Partner, Tremont Partners, Inc. ("Tremont Partners"), a subsidiary of Tremont Group Holdings, Inc., copies of said documents evidencing the Investment are attached hereto. Emerald represented to Claimant that Tremont Partners placed all of the assets of the Rye Fund with Madoff and Bernard L. Madoff Investment Securities LLC ("BLMIS"). Claimant made the foregoing investments because she knew the funds would be invested with Madoff in a directed account at BLMIS. Moreover, Claimant was provided with certain documents, such as the Client Statement (a copy of which is attached hereto), which emphasized Madoff's connection with the Rye Fund. Accordingly, there is no question but that Claimant believed that her Investment would be received, acquired, and held by Madoff and BLMIS in the ordinary course of its business as a broker-dealer in an account for her benefit and safekeeping, with a view to sale, to cover consummated sales, pursuant to purchases, as collateral security, or for purposes of effecting transfer. In other words, Claimant deposited cash with Emerald for the purpose of having Madoff and BLMIS purchase securities for her benefit.

Claimant's final Client Statement from the Rye Fund, attached hereto, reflects securities owed to Claimant in the amount of \$531,482.77. Because it has been determined by the Trustee that the trades reported on said statement (as well as Claimant's preceding statements) were fabricated, Claimant only seeks to recover her initial investment of \$500,000.00.

III. ANALYSIS

It is beyond dispute that the SIPA "is remedial legislation. As such it should be construed liberally to effect its purpose." *In re First State Securities Corp.*, 34 B.R. 492, 496 (Fla. 1983) (quoting *Tcherepnin v. Knight*, 389 U.S. 332 (1967)). "The purpose is the protection of the insolvent brokers' customers." *Id.* at 496. In *Securities and Exchange Commission v. F. O. Baroff Co.*, *Inc.*, 497 F.2d 280 (2d Cir. 1974) [hereinafter, "F. O. Barroff Co."], the Second Circuit gave a detailed analysis of SIPA's legislative history and intent. *Id.* at 281. Specifically, the court stated that:

[t]he object of that statute, and the function of the Securities Investor Protection Corporation (SIPC) it created, is to protect the public customers of securities dealers from suffering the consequences of financial instability in the brokerage industry...Once a broker or dealer is found to be on the brink of collapse or in danger of failing to meet its obligations to its customers, a trustee is appointed for liquidation of the business. The firmS [sic] clients are cushioned (within limits) from personal loss through a special fund collected by SIPC from all securities dealers registered under the 1934 Securities Exchange Act...But the Securities Investor Protection Act allows only those who meet its definition of a 'customer' to share in this assurance.

F. O. Baroff Co., 497 F.2d at 281 (emphasis added). Citing the House of Representatives, the court went on to state that "[t]he primary purpose of [SIPA] is to provide protection for investors if the broker-dealer with whom they are doing business encounters financial troubles." Id. at 283. In furtherance of SIPA, SIPC, "an independent corporation established by Congress," was created, "to reinstill[] confidence in the securities markets" by "protect[ing] investors from the effects of chronic instability in the securities industry." Massachusetts Financial Services, Inc. v. Securities Investor Protection Corp., 411 F. Supp. 411, 412-13 (D.C. Mass. 1976). SIPC's "prime responsibility [is] to establish...a substantial reserve fund which...provide[s] protection to investors in the event a brokerage firm collapse[s]." Id. at 413.

SIPA defines the term "customer" of a debtor as:

any person (including any person with whom the debtor deals as principal or agent) who has a claim on account of securities received, acquired, or held by the debtor in the ordinary course of its business as a broker or dealer from or for the securities accounts of such person for safekeeping, with a view to sale, to cover consummated sales, pursuant to purchases, as collateral security, or for purposes of effecting transfer. The term "customer" includes any person who has a claim against the debtor arising out of sales or conversions of such securities, and any person who has deposited cash with the debtor for the purpose of purchasing securities...

15 U.S.C.A. § 78111(2).

When SIPA was enacted in 1970, it was "Congress's...intent to provide a 'safety net' for all investors who placed their money with US brokerage firms that later turned out to be engaged in fraudulent activities or otherwise failed." Peter J. Leveton, Co-Chairman, Agile Funds Investor Committee Before the House Financial Services Subcommittee on Capital Markets, Insurance and Government Sponsored Enterprises: Additional Reforms to the Securities Investor Protection Act (Dec. 9, 2009) [hereinafter "Leveton Testimony"]. SIPA aims to "protect all investors from losing 100% of their investment in fraudulent investment schemes run by brokerages supervised by the Securities and Exchange Commission ("SEC")." Id. "In 1970, Senator Edmund S. Muskie proclaimed, in urging the prompt enactment of SIPA: '...after this bill is enacted, no American will lose his savings through a brokerage firm bankruptcy." Leveton Testimony (citing Federal Broker Dealer Ins. Corporation: Hearing on S2388, 3988 and 3989 before the Subcommittee on Securities of the Senate Com. on Banking and Currency, 95th Congress Cog. 10 (1970) at 147)). "He did not say that only those investors who invested directly" with a bankrupt broker-dealer would be protected under SIPA, "but, instead, that all Americans would received such relief." Id.

The United States District Court for the Southern District of New York has further discussed the definition of the term "customer" in Securities and Exchange Commission v. Kenneth Bove & Co., Inc., 378 F. Supp. 697 (S.D.N.Y. 1974) [hereinafter "Kenneth Bove & Co."]. The Court found that in order to be considered a "customer" under SIPA, "the claimant must have entrusted his securities to the debtor in liquidation," and have been "on account of securities received, acquired, or held by the debtor." Id. at 699. Claims pursuant to SIPA are "grounded on possession of identifiable securities by the broker." Id. Under SIPA, "the preferential protection is accorded to a person who can trace and identify the...funds in the hands of the stockbroker." Id. (emphasis added).

Claimant's funds are clearly traceable and can be identified as being in the direct control of Madoff and BLMIS. As previously stated, Claimant, believing this to be a Madoff and BLMIS directed investment, permitted Emerald to purchase with the Investment a limited partnership interest in the Rye Fund, with the funds thereafter placed with Madoff and BLMIS.

Nevertheless, the Trustee, in an obvious effort to limit the allowable claims, takes the position that Claimant is not a "customer" under SIPA because she did not have a securities account with BLMIS, presumably because she did not "hand the money" to Madoff, even though Madoff had created the scenario where the subject money would be handed to his self-created agents; and furthermore, because she has no cognizable claim for net equity. According to the Trustee's narrow and inequitable interpretation of the term "customer," investors who invested directly with BLMIS will be entitled to recover up to \$500,000.00 per BLMIS account from SIPC, while investors such as Claimant, who invested in BLMIS through a Madoff-created feeder fund, will receive **nothing** despite having suffered in the same manner. *Leveton Testimony*. Trustee's position is not only inequitable, but is in direct contravention of Congress'

intent to protect all investors who invested with an inherently fraudulent registered broker-dealer such as BLMIS.

When SIPA was enacted in 1970, there were no such entities like "feeder funds." Now, forty years later, the creation of hedge funds and feeder funds, implemented to magnify the amount of invested money, has extended investment opportunities and, of course, consequent exposure to a larger number of investors. Accordingly, whether Claimant is entitled to relief under SIPA should be based on SIPA's original benevolent legislative intent, rather than the non-persuasive authorities set forth by the Trustee in his supporting memorandum. Clearly, it was not, and could not have been, Congress' intent to discriminate between direct and indirect investors. All actual investors in BLMIS, regardless of whether they invested directly or indirectly, have "lost their money to the same fraud and suffered the same devastating effects," at the hands of Madoff. *Leveton Testimony*. Claimant, like the direct investors, invested her funds with the express intent and expectation that securities would be purchased by Madoff and BLMIS for her benefit. Accordingly, it is fundamentally unfair to deny Claimant's claim merely because her invested funds traveled to Madoff and BLMIS indirectly through a "feeder fund," a self-serving implementation by Madoff and BLMIS indirectly through a "feeder fund," a

IV. CONCLUSION

Claimant is clearly a "customer" under SIPA and should be afforded its protection. The fact that Claimant's funds were not given directly from Claimant to BLMIS is of no consequence. As an investor, Claimant should be protected from the effects of the instable securities industry and, more specifically, the collapse of BLMIS, in which Claimant's assets were invested through presumably unsuspecting agents of Madoff and BLMIS, Emerald, the Rye

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Fund, and Tremont Partners. To deny Claimant's claim would directly contravene the legislative intent of SIPA. Accordingly, Claimant respectfully requests that the Trustee's Motion be denied; that her claim be granted; and that she be afforded the protection to which she is entitled pursuant to SIPA.

Dated: July 12, 2010

Respectfully submitted,

/s/ Jan Douglas Atlas
Jan Douglas Atlas
E-mail: jda@adorno.com
Adorno & Yoss LLP
350 East Las Olas Boulevard, Suite 1700
Fort Lauderdale, Florida 33301-4217
Phone: (954) 763-1200
Fax: (954) 766-7800

Attorneys for Claimant Barbara Scherr





BNY ALTERNATIVE INVESTMENT SERVICES, INC. 101 Barclay Street 20th Floor West New York, New York 10286 USA

Ms. Pamela Palmer Emerald Asset Advisors, LLC 2843 Executive Park Drive Fort Lauderdale, FL 33327 USA CLIENT STATEMENT

A/C Number: 00-1200-800002849

Period Beginning: 01-Nov-2008 Period Ending: 30-Nov-2008

Fax Number:

E-Mail: ppalmer@emeraldasset.com

This statement is being provided to you at the request of Barbara Scherr

PERFORMANCE S	SUMMARY	
	% Cha	nge
Security	Period to Date	Year to Date
Rye Select Broad Market Fund, LP	1.72%	6.30%

PERIOD ACTIVITY						
Security	Net Income / (Loss)	Withdrawals / Trans / ReReg	Net Closing Capital			
Rye Select Broad Market Fund, LP	522,483.65	0.00	8,999.12	0.00	531,482.77	
Totals	522,483.65	0.00	8,999.12	0.00	531,482.77	

DISCLOSURE NOTES

- % Change results are Net of all fees.
- Year To Date change is based on Calendar Year which ends on December 31st.
- · All values are in USD.
- · This information is not intended to be used for tax reporting or planning.
- This information is unaudited. Audited statements are issued upon conclusion of the fiscal year end audit.
- The Fund's net asset value has been calculated on the basis of market value information with respect to the Fund's portfolio obtained from third parties, including independent pricing vendors, the Fund's manager and administrators of funds in which the Fund may have invested. BNY-AIS does not give any assurances with respect to the accuracy of such market value information.
- · Past performance as described herein is not necessarily indicative of future results.
- The Bank of New York acts as custodian with respect to cash. With respect to the portfolio's investments, such investments have been and will continue to be custodied for the benefit of the portfolio at Bernard L. Madoff Investment Securities LLC, 885 Third Avenue, New York, NY, 10022.
- · Additional information is available at www.ryeselectfunds.com.

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Telephone: 212.815.4090 Facsimile: 212.644.6669 Email: AISOnline NY@bankofny.com Web: www.fundadmin.com



BNY ALTERNATIVE INVESTMENT SERVICES, INC. 101 Barclay Street, 20th Floor West New York, New York 10286 USA

Fax: 954-385-9624

E-mail: abudelman@emeraldasset.com

21-Apr-2008

Allan Budelman 2843 Executive Park Drive Weston, FL 33331 USA

TRADE CONFIRMATION

Dear Investor,

We are pleased to confirm your investment into Rye Select Broad Market Fund, LP. The details below confirm the specifics of the transaction executed on your behalf.

Please take a moment to review this confirmation to ensure that all details pertaining to this transaction and your account are correct. If any discrepancies are identified please contact our Investor Services Group as described below.

ACTIVITY CONFIRMED					
Security	Rye Select Broad Market Fund, LP				
Details		Contributions			
Action	Buy	Gross Contribution	500,000.00		
Dealing Date	1-Apr-2008	Sales Charge/Interest Payment	0.00		
Base Currency	USD	Net Contribution	500 000 00		
Lot Ref. Number		1401 Contribution	500,000.00		

	ACCOUNT INFORMATION		INVESTOR INQUIRIES		
Acct. Name	Barbara Scherr	Telephone	212.815.4090		
Acct. Number	01-2008-00002849	Facsimile	212.644.6669		
Telephone		Email	AISOnline NY@bankofny.com		
Facsimile Email	scherrb@bellsouth.net	Web	www.fundadmin.com		



BNY ALTERNATIVE INVESTMENT SERVICES, INC. 101 Barclay Street, 20th Floor West New York, New York 10286 USA

A Distract of Tremont Group Holdings, Ice.

Fax: 954-385-9624

E-mail: abudelman@emeraldasset.com

02-Apr-2008

Allan Budelman 2843 Executive Park Drive Weston, FL 33331 USA

CONFIRMATION OF CASH RECEIPT

Dear Investor,

We are pleased to confirm the receipt of your proceeds on behalf of Rye Select Broad Market Fund, LP. The details below confirm the specifics of the transaction. Your proceeds will not be invested until all requisite documentation has been received in good order and your eligibility as an investor in Rye Select Broad Market Fund, LP has been confirmed.

Please take a moment to review this confirmation to ensure that all details pertaining to this transaction and your account are correct. If any discrepancies are identified please contact our Investor Services Group as described below.

ACTIVITY CONFIRMED

Details

Action Cash Received

Date Received 18-Mar-2008

Amount Local 500,000.00 USD

Amount Base 500,000.00 USD

To Be Applied

Dealing Date 01-Apr-2008

Security Rye Select Broad Market Fund, LP

ACCOUNT INFORMATION					
Acct. Name	Barbara Scherr				
Acct. Number	01-2008-00002849				
Telephone					
Facsimile					
Email	scherrb@bellsouth.net				

	INVESTOR INQUIRIES
Telephone	212.815.4090
Facsimile	212.644.6669
Email	AISOnline NY@bankofny.com
Web	www.fundadmin.com

charles SCHWAB
INSTITUTIONAL

Wire Transfer Letter of Authorization

Page 1 of 2

	<u> </u>	·	Service Team: IST 2
The wire transfer fee is \$25. For foreign wi		tment Advisor for specific information rec	
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Barbara Scherr		<u> </u>	5 L
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COUNT Number at Receiving Bank Rye Select Broad Market Fu	nd. LP (Intende	ed Investor: Barbara Scherr)
arre(s) on Receiving Bank Account (registration) 555 Theodore Fremd Avenue	e Suite C-300 F	Rve. NY 10580	
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orther Credit/Escrow Account Number (if applicable)	Escrow Company Phone N	lumber
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Note: Investment Advisor may sign only if the account holder has granted disbursement authority AND there is a final beneficiary account number whose registration is IDENTICAL to the Schwab account registration. Investment Advisor may also sign for real estate escrow wires if the account holder is the beneficial owner of the wired funds and has granted disbursement authority.



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Schwab One® Account of BARBARA SCHERR

Account Number 5133-0352

Statement Period March 1-31, 2008

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Unit Price 101.1260

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(50,000.0000)

Total Amount	50,724.11	100,958.89	101,188.47	252,371(),17	

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(100,000.0000)

With accrued interest of \$158.89

GO LTX DUE 03/01/09

Sold

03/11/08

03/14/08

WILL CNTY ILL SC 4.25%09

Sold

03/11/08

03/14/08

With accrued interest of \$161.11 PLAQUEMINES PARIS 4.4%09

DUE 08/15/09

GO LTX

4%09

MC KINNEY TEX

Sold

03/11/08

03/14/08

Description

Settle Date Trade Date Transaction

Fixed Income Activity

Transaction Detail - Purchases & Sales

With accrued interest of \$153.47

GO U/LTX DUE 03/01/09

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Transaction Detail - Deposits & Withdrawals

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Market Fund dividends reinvested)	
(including Money	
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Credit/(Debit)

Transactio Date 03/01/08	n Process Date 03/03/08	Transaction Process Date Activity 03/01/08 03/03/08 Bond interest		Credit/(Debit) 875.00
03/01/08	03/03/08	Bond Interest	HONOLULU HAWAII CIT 5%09	2,500.00
03/01/08	03/03/08	Bond Interest	PLAQUEMINES PARIS 4.4%09	2,200.00

Schwab has provided accurate gain and loss information wherever possible for most investments. Cost basis data may be incomplete or unavallable for some of your holdings. Please see "Endnotes for Your Account" section for an explanation of the endnote codes and symbols on this statement. © 2007 Charles Schwab & Co., Inc. All rights reserved. Member SIPC. Schwab Institutional is a division of Charles Schwab & Co., Inc. (Schwab.). This statement is furnished solely for your account at Schwab. Except as noted in this statement are not affiliated with Schwab. Please see Terms and Conditions, Investment Advisors whose names appear in this statement are not affiliated with Schwab. Please see Terms and Conditions, Investment Advisors whose names appear in this statement are not affiliated with Schwab. Please see Terms and Conditions. (2002-2115; 2002-240) STP25285R1-01 CT3H1201-002634 45851



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